

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Re: Appeal to the Board f Pat nt Appeals and Interferences

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GP1754\$
PATENT/

APPLICATION (A)
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11/12/20

In re PATENT APPLICATION of Inventor(s): ESCH et al. Appln. No.: 08 Series Code ↑ Filed: June 6, 1997 Title: PRECIPITATED SILICAS Asst. Commissioner of Patents and Trademarks Washington, D.C. 20231	870,591 Eserjat No. ↑	Group Art L Examiner.: Atty. Dkt. PMS - (Our Depos (Our Order Date: Marcl	Hendricks 238397 M# ait Account No. 03 No. 2112 C# th 30, 1999	93 200 Client R 3-3975) 23 23	88397 M#			
-				APR 2 199	19			
Sir:			A	ROUP 1	700			
 NOTICE OF APPEAL: Applicant hereby appeals to the Board of Patent Appeals and Interferences from the decision (not Advisory Action) dated December 30, 1998 of the Examiner twice/finally rejecting claim(s) in this application or in this application and its parent application. BRIEF on appeal in this application attached in triplicate. An ORAL HEARING is respectfully requested under Rule 194 (due two months after Examiner's Ariswer- unextendable Reply Brief is attached in triplicate (due two months after Examiner's Answer – unextendable). "Small entity" verified statement filed: herewith. previously. 								
6. FEE CALCULATION	· .		Large/Small		Fee			
			Entity		Code_			
	2 below <u>first</u> and decide:		\$300/150*	\$300	119/219			
	2 below <u>first</u> and decide:		\$300/150*	\$	120/220			
If box 3 above is X'd, see box 1	2 below <u>first</u> and decide:	enter	\$260/130*	\$	121/221			
If box 4 above is X'd, enter nothing - 0 - (no fee)								
7. Original due date: MARCH 30, 1999								
8. Petition is hereby made to ex	(1 mo)	\$110/\$55		115/215				
cover the date this response is	filed for which the requisite fee	(2 mos)	\$380/\$190		116/216			
is attached.		(3 mos)	\$870/\$435		117/217			
•		(4 mos)	\$1360/\$680	+	118/218			
9. Enter any previous extension	fee paid previously si	nce above						
original due date (item 7);	with concurrently filed amend) <u> </u>				
10.	Subtract line 9 from line 8 and	d enter: Total	Extension Fee	+				
11.		TOTAL FEI	E ATTACHED =	\$300				
12. The NOT required if/since paid in prior appeal in which the Board of Patent Appeals and Interferences did not render a decision on the merits. CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficientee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be requised under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rules of the insufficientee copy of this sheet is attacted. This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.								
3	Pillsbury Madison & Suti	ro LLP			6003			
Intellectual Property Group								
1100 New York Avenue, N.W. Ninth Floor, East Tower	By: Atty: Ann S. Hobbs		Reg	. No. <u>36830</u>				
Washington, D.C. 20005-3918 Tel: (202) 861-3000 Attv/Sec: ASH/maf	Sig:	O receipt (PA	Tel:	(202) 822-094- (202) 861-306 : achments				